

UNITED STATES BANKRUPTCY COURT
DISTRICT OF SOUTH CAROLINA (CHARLESTON)

IN RE:)
)
JACQUELINE ELIZABETH ARD and)
TERRY FRANK NICOLA)
Debtors.)
)

Case No. 24-03611-jd
Chapter 13

**PROPOSED ORDER RESOLVING DEBTOR'S MOTION FOR DAMAGES BASED
ON CONTEMPT AND WILLFUL VIOLATION OF THE AUTOMATIC STAY AND
AMENDED DEBTOR'S MOTION FOR ADDITIONAL DAMAGES BASED ON
CONTEMPT**

This matter is before the Court on the Motions for Damages filed by Debtors Jacqueline Elizabeth Ard and Terry Frank Nicola (the "Motions")¹, pertaining to a vehicle that was removed from the Debtor's residential property at the Estate at Westbury Owner's Association, Inc., (hereinafter "EAW") in Bluffton, South Carolina, during the pendency of their now dismissed bankruptcy. EAW, as to its alleged liability, as well as the alleged liability of its agents, specifically Attorney Julie A. Franklin, Attorney Evan K. Bromley, board members Matthew Paul, President, Janet Spinelli, Vice-President, Ralph Paine, Secretary, John Curtis, Treasurer, and Debra Schumann, Member at Large, filed oppositions with the Court regarding same.² The Court scheduled and conducted a hearing on March 26th, 2025 at 2:00PM on the above-referenced matters filed, attended by Debtor Jacqueline Ard, *pro se*, Attorney Julie A. Franklin on behalf of EAW, its agents and board members, and Attorney Evan K. Bromley, appearing on his own behalf. After considering the evidence presented in said hearing, the arguments raised by the parties, the Motions, Oppositions and all other matters at issue filed in the case as to the parties regarding the above, finding good cause shown,

NOW THEREFORE, it is ordered that:

The motion(s) filed by Debtor(s) are denied with prejudice as to all named creditors, agents and/or assigns as referenced more fully herein.

AND IT IS SO ORDERED.

¹ ECF 77, 87, and 90.

² ECF 81, 93, and 100.